State of South Carolina, PROBATE COURT-PROBATE WILL. COUNTY OF ABBEVILLE. Judge of Probate Court for the County of Abbeville PERSONALLY APPEARED PM Cothraw, our getter subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Jacuse Furque late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that James Fergus was present, and did see the said instrument of writing duly executed by the said And deponent further saith that the said James Ferguson at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that Puckerseller and 493 in the presence of each other, and of the said James Ferguero his request, signed their names so witnesses, to the due execution of the same. SWORN AND SUBSCRIBED to before me, this 28 day of Now one thousand nine P. M. tolknow hundred and Servin . Hiller of James Flynn Supon Due EXAMINATION of P. W. Cochram UPON DUE EXAMINATION of P. W. Coelman one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of James Fernance late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to Mrs Elizabeth Freyer with will armer of Judge Probate Court.

State of South Carolina, IN THE PROBATE COURT.

OO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as Wis goods and chattels will thereunto extend and the law charge he and that I will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this 28 day of Nov 1907 Elyobeth Fireum.

J. Wlicen

J. W.

other than the one ason assigned to Engine C. Front,

State of South Carolina, PROBATE COURT-PROBATE WILL. COUNTY OF ABBEVILLE PRESENT & Milled Judge of Probate Court for the County of Abbeville PERSONALLY APPEARED Traveis & Carles witness to the annexed instrument of writing, purporting to be the last Will and Testament of Arthur Parker late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that he was present, and did see the said instrument of writing duly executed by the said Ailler Parker And deponent further saith that the said Ailbert Parker at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that At Iranies L Parked in the presence of each other, and of the said Willer Raute request, signed their names as witnesses, to the due execution of the same. SWORN AND SUBSCRIBED to before me, this ZINT day of Aprile one thousand nine Francis L Packer hundred and Thicken (3) Jusq goodst. 5 IN THE MATTER OF THE LAST WILL AND TESTAMENT) of Allen Parker UPON DUE EXAMINATION of Francis L. Parked one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Fithers author late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to Francis L., v Eleval Franker. Executor now

State of South Carolina, IN THE PROBATE COURT. COUNTY OF ABBEVILLE.

MU DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as we will well and truly execute the same by paying first the debts and then the legacies contained know or believe, and that in said will, as far as his goods and chattels will thereunto extend and the law charge us and that will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

Edward & Racker Francis Poulage,

My Wardrobe as Maring aftered, Show St. The, (more of less mon) I give to my brother Dr. J. J. Packer, now residing in Charleston &C. 61 in the event of his death to my great. nepher Edin Paster of abbeille Country S.C. I give to Engine @ Frost, the Smeet grea-filled grea Wart Which I have morn for many years, I give to Kate Coacher, the acupter of my britis, Edmin F. Parts, now resident at Charleston, DC, the mould clock French, and any furnitum or Crackey I may have in the Keeply and use of Borro, Berry K. Packer (loife of Edmin Packer) except, two open bado Walnut armed Chairs, which are mind up Stain in Edmin Pador's Cook loft which latter I have gime to Eclen V Elizabeth D. Packer, daughters of Dr. F. J. Oacker, now Missing in Charleston, D.C., Showed they not have been previously Shifted Thew, I have an unsulled account against the lottle of my brother Mm Hy Parker, Morneyo advanced to his son, allen or, Packer on account of his Educational expenses as The St. John's Hopsline University, Bellown, med, and al the Senne Colleges he attended in Europe, Before making one Cent of These arrances to Cellen I Stephested than he showed Cousuel with his mother and his father family and later The wrote me Sundy teller to that he had done so and that They underlook and agreed to my making And advances (which aggregated at the time of his death \$32 (2,57 dollar) there two humens sixty to + " foo delers, which showed aller fail to fax meto be refused to me out of his allie show in his fachus faid up facing of insurame of (\$10,000) ten thread docears, Then by fortue ting to much of one chiets Show of Said life insurance folieg to Lines (his leifs, him to the fayment of these arrances, William Any Parket and my self head Derival Commentions with Regard to there advances during alleis lightime at my home vin his offin in abbeider & Elsewhen and thus I had fuel seem to Know that he sundustood the Conditions of these advances, Subsequently, after the trage's death of allew, he called me into his office at abbeinea and asked how much these Covaries more and on being tree approximiting he know That he agues not assume Duck a dell Whenfow I:

Voluntarily, of my own free rice proposed to divide the dell and ly ceft (\$ 1560,00) fifteen Hundred doleans in Settlement of the Claim; Subsequently Lewis M. Parker assumed the payment of this \$1560, fayment and aid execute to me (6) six notes (\$ 250°) two hundred and fifty dollars. Each, fayable one each for 6) Any Gears, Rutoequently, in Cashins Walley, Lucie G. Packer (Wor My Hye) abused me in all Dooks of manner and Refficity so for my brother Dt. J. I Packed to asrise that I return the notio to Lemio W. Parket, which I did, requesting at the Same time that he return me The Clains (notes - acob Statums Recinul for The ES, Grundy to which I had Deux him, but which he never did; meantime I had distroyed the Correspondence with allew except two letters, asknowlding the receipt of lettus + moneyo which are now in my this box with Other Securities as the Notional Bours at abbeutle, O. R., Ufter this Francis L. Parker, M.D. respected the matter, when Lewis aemanded I should give my recept for 1506,") fifteen hundred doceans in "full fayment" of the det, of which he held aw accome in actain of \$3762 /100 dollar, I affered to recipt "in full satisfaction", but no, his requirement was that I Studies myself by reciping "in fuce fagment, which on my refusing to do, he Shut of all correspondence by request to myself and my attorney, clerkinging any further correspondence and refusing to make any Settlement on the ground of "no moral or legal abelyation to pay" and because "barred by Statut of limitation" - having distroyed all but two letters of my evidue of deth, except The notes and Statements of account which later Levis faied to tetum , which hoeds, my attorney advised not to bring Suit, and thus the mater Trands to day and get my Kinded Continue to how Close intercourse with these Villians and expect me to do Do, Celso on the leasis of Kindudship - much more could be contun on this Dutyech but what would be the use! my Kinded Count Stand its reading or hear my history of this robury and would not Care a danne per hafe mued laugh - I hoed theufon that you styl family have no right to expect or have any show in my

State of South Carolina,

PROBATE COURT-PROBATE WILL.

COUNTY OF ABBEVILLE

PRESENT-

Judge of Probate Court

for the County of Abbeville

PERSONALLY APPEARED

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that

was present, and did see the said instrument of writing duly executed by the said

And deponent further saith that the said

at the time of executing the said instrument of writing was, to the best of deponent's knowledge

and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and

and

in the presence of each other, and of the said

and at

request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

day o

one thousand nine

hundred and

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

UPON DUE EXAMINATION of

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last

Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to

Judge Probate Court.

State of South Carolina,

IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as goods and chattels will thereunto extend and the law charge and that will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

day o

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lotate + therefore mile them nothing, To Ellen P. Normod (Relich of A. H. Normord) I will noctally as the has had her Shaw in many other mayo - To my brother, John P. Parker's sow, (mos) Somewhere resident in Louth africal I gin nothing as I gare his father, Jons, R. Packer a feel Show in my latale during his lifetime which, in real estate around buqueta Ha & otherwise, he intuited or became forces of, Oak of the notes and other Securities to be found in the tin Lox, now in the Nauch of the National Baulo, at abbinen for Lafe Keeping I Will & bequest as follows, To my frother Traveis L. Parket, m. D., Charlestin, sc Oul Thousand, \$1000, To Elysbeth J. Parker. wife of Dr J L Parker of Chadeston, PC. Que Thousand dollars \$1000, Do Ellen Pacher and Elysbut & Parket (his aughter) each, Oul Thousand dollar To Marcha C. Troch, daughter of my brother St. Edmin Parker Und to Engine C. Stock her Cloughter now resident in Charlesten S. C. lock, Our Thrusand civelar \$1000 To Cather Crarker, daughter of my trother Edm of Parker One Thousand access, \$1000, To my executors for Expens of my tome stone \$100, To my nephen Dr. Em & F. Parker, Don of Dr. J. L. Packer Charlester, De and to my nepher also son of SI, J. S. Parter, I gin each fine humbed dollar, To my nephen, Thomas J. Parker, Son of my brother, Thomas Cartas, teased! I gin nothing as he he has an abundana, My residue, should be buy. I fixed to my executors DV. Carran I Parter DV J. J. Parket fr., buth resident of Charleston & C, In Condusin I nominate and as my exectors my nephero Earrand F. Parler, M. D. and Francis L. Parler Jo, M.D. to Corry out my mishes as de deared about Will, Either Dingly or Jountly, without the making of any bond whaten, and with full power and authority to dispose by Jace or negociation y ace the Securities they shace find in my boxes without any appeal to the Court, either puscing or forwisten or at prince Date as they show find consumity or carried

In when I have hereto set my hand and seal this the Seguely, Sealed and fublished and delivered by the Testatil as and for his last mich and tes lament, in our primer out his prem and in the presence of Each orther have Subsanted our name Stretun Radio as alles king Witnesses May Review J. Bradly J. L. Perru State of Southbarolind I Atthew Packer of Abbeille, Southbalder, being of Some mind and mening and Cafable of managing my affairs, do make and declar this to be a Codicil to my lash mice and Islament; and desired my executors to administer this Codicil as a pack of my will and testament! 1- Stew To my mise in law: many Elizabeth Parker, I give and bequeath are my furnitue and household effects, which are in her home at the time of my death, 2 Steen; To my nice Kulherine Calkoun Packer, I giso and bequest, in addition to the Seven mentioned in my wire, the Jam of one human and fifty dollars pro? in line j the familian and househoes effects given her by my mee; which I did furnisten and household effects are med by this Codinie bequested to my nice in law, many Elystet Partel, 3. Then; To may Great- Grand nine Melinia Lenney Packer, in regorition of her love and affections, I gair and bequest the Saw of four hundred and living five dollar \$42000 to assist her in her Education, 4. Stem; To my great grand nephen, William Edmin Parker, in regorition of his love and affections, I give and bequet The Jum of four hundred and lumby fin (\$4200) dollars to in his toluc ut be a chlicil to my look mil a and the expression of my Wish as to to my nece Elosowa Parker - morden as la fach in the pression of the other, and in Martha a, Frost, many W. Purker, France & Porker

a description of the first to the specific control of the second
State of South Carolina, PROBATE COURT-PROBATE WILL.
COUNTY OF ABBEVILLE
PRESENT— J. Wille Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED MP July first
nitness to the annexed instrument of writing, purporting to be the last will all Testiment
late of Abbeville County, deceased, was, being duty snow, deposition
IN L. T. AU A. Y. AMAZIA
Hammond And deponent further said that the said from the best of deponent's knowledge at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that To P Lieuinghach
(the demonst) and Mary (4, Miland) and INT, Shoyed
in the presence of each other, and of the said H. Josten Lamme
and at the request, signed their names witnesses; to the due execution of the same.
A Marine and the second of the
SWORN AND SUBSCRIBED to before me, this
day of Way one thousand nine
hundred and Thirteen
Jef Miller Judge of Probab
O General of the
IN THE MATTER OF THE LAST WILL AND TESTAMENT
of Jehn Foster Stammond
UPON DUE EXAMINATION of one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Joseph 14 annexes in the true last
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased. It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters, Testamentary be
granted to Stammond, named in will as
H. Mucie
Service Courts
State of South Carolina, IN THE PROBATE COURT.
DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as he's goods and chattels will thereunto extend and the law charge HM and that I will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.
SWORN and subscribed to before me this
26 day of May 1923)
Of miles
AT Miller

State of Southbarolus 3 die the name of Tod, Amen, I John Foster Stammond, of the Docuty of Abrille, Male of South Carolina, do make, ordain, Rustish and theclare this as and for my lash love and Cestament, herely Nevoking all wills and webuments. of a testamoutary nature heretoforo by me made, Thew 1. I Commit my Soul to the gracious God Who gain it and direct that my body Shall be decently interned, and that a Shitable monument be erected to mathe my grave, and that all expire in curred therefor be faid out of the insurance of fire hundred dollars now on my life in the following marmer, towh, two hundred and fifty Hollard of Said insurance to be used in Greeting a monument over my Ivare, and Oul hunder adlas thereof to be used in meeting my burial Expenses Hem 2, I live and direct that my executor, heren-Ofter marned, Shall pay all my Just delle with the first money Coming into his hands; Sten, 3rd I will and bequest to my grand- nice, Kathryn Agness Mckeles, The Sun of four hunder dollars, Then I Till and begreath to my nephen, William I Miller, The Sure of two hundred dollars, Stem, 5, I live and bequest, to my grand-nephen, Eugen Leonard Miller, The Sew y our hundred dollars, Stew, 6, I will and bequest to my grand-nephen, William & Melles Ji, The Sun of our hundred dollars Item. 7. I vill and bequeath to my nephen, William I, Nammond, the Sewe of two hundred dollars Heir 8, I mice and bequeath to may nepher, Frank & Nammoul, two hundred dollars; Stern, g, I will and bequest to my tice, & XXX ...

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mabel Nammond, the Biring two hundred dollars, Heur, 10, I mile and bequeste to my nice, Edich Virguia Hammond, the Deer of two hundred dollars, Stew, 11, I will and bequest to my nepher. Pervine Stammond the Sunt of two hundred dollars, Stew, 12, I will and bequest, Mrs. Lund J. Arrowsmith, the Suce of three hundred dollars, Stew, 13, I live and bequest to my nepher, J. Quede Triple, the Sum of three hundred and thirty the dollar, Hemis, I will and bequest to Christine Dichle, my nier, the Dewn of three hundred or thirty three doleans, Thew, 10, I will and bequeat to my namesale, Toster Rainey Ramey, twenty fire dollars, Thew, 16, I live and be queath to my brother, S. F. Mannind, the Sucul of one thousand dollars, which is to be faid to him before any of the foregoing legacies are faid; I also mie and bequest to my brother, & I Skaumond, all of the Remainder of my estate after the fayment of my debto, expuses and the legacies herein formisings Stem 17, The legacio herein fronted for are only to be fait to the beneficianies only upon this attaining the age of turnty one years, and no legacy is to be fair limited one year from the date of my death, Them 18, I will cive bequest to my nephen, Franks of Harmond my Watch,. Stewig I hereby nominal, Constitute and afficient my brother, I SHammond, as executor of this my lasher todament, and Require that be letter upon his duties as buch executes only after ground a Directy bound in the Dun of our thousand dollars, fremin for Said boud of issued by a Duney Confee, to be faid out of my estate and to be estimated in the expense of the distribution theog In Witness Wheng I hereuto Del my hand and seal thes & Toster Hammond lash mel to clamate in the following of who in his fayound, how the followed, how the bysenson M. P. Tillinghanh

State of South Carolina, PROBATE COURT-PROBATE WILL.
COUNTY OF ABBEVILLE.
PRESENT - J Fullilled - Judge of Probate Court
for the County of Abbeville
Totale County of Probetime
PERSONALLY APPEARED M. W. Bradley subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of W. B. Reiter
late of Abbeville County, deceased, who, being duly sworn, deposetn and said that
We was present, and did see the said instrument of writing duly executed by the said W. & Riety And deponent further saith that the said TV HRoley
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that M. M. Brasley (the deponent) and Multiplication and Anneale
(the deponent) and muther and groserie
this in the presence of each other, and of the said M. H. Riley
and at her request, signed their names as witnesses, to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 19 day of June one thousand nine hundred and Thirlus July of Miller Judy of Proble.
day of June one thousand nine
hundred and Thirleur
J. Hiller
Judy of Probab.
IN THE MATTER OF THE LAST WILL AND TESTAMENT
of M. G. Reley
UPON DUE EXAMINATION of M. M. Brasley one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of M. H. Reley
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.
It is THEREFORE ordered and decreed that it be admitted to probate in common form, and that Letters Testamentary be
granted to J. F. Riley
JJ Miller Probate Court.
2 Jung From Comm
State of South Carolina, IN THE PROBATE COURT.
DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that & will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as his goods and chattels will thereunto extend and the law charge me and that will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.
SWORN and subscribed to before me this }

Le Porbot. Couls Abbent County 3 Man of South learding and disfosing hand memory and understanding descring to malo, disforting my estale in Care of acath, do herely make, fubish and declar the following as and for my lash will and testament Steen 1- I direct my executor to pay all my Just deble as Room as fossible. Then V, Ofter the payment of my cell, I mee acrisi and bequest The Keek, Residue and Remainded of my property, real and personal and mixed, to my brother & I Rieg. I tem 3! I hereby Constitut and affourt my brother Joskiew executor of this my lack mil and testament, In letter where I herento Digned my name and officed my seal, this 13 ch of June a01913, m. 9 Rey (88) Signed Jenes, published and declared by 609 Kelen as and for his lack nice and testant, How our present, and we in his present, at his request, and in the presum yearch Other have hund - Digind so attesting mont stier Whresias mi mr. maky IR Beake

State of South Carolina, PROBATE COURT-PROBATE WILL.
PRESENT— Judge of Probate Court for the County of Abbeville
- Rem ane-efthe subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Mrs Gracies Sox late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that was present, and did see the said instrument of writing duly executed by the said And deponent further saith that the said Mrs Gracies Bro
and belief, of sound and disposing mind, memory and understanding; and that
in the presence of each other, and of the said AM, Fractice BX and at request, signed their names as witnesses, to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this Dept. day of Jensey one thousand nine hundred and Uniterest Julies July 4800.
IN THE MATTER OF THE LAST WILL AND TESTAMENT of Mrs. Francis Box UPON DUE EXAMINATION of The Review one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of elbs. Frances Rex. late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased. It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to Granted t
State of South Carolina, IN THE PROBATE COURT.
O SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as know or believe, and that of will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as her goods and chattels will thereunto extend and the law charge Mee and that of will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD. SWORN and subscribed to before me this
It day of Jeme 1993)

142 Du the name of Tod amen; I Trances Box, of the County of abbuilto. in the State of Southbarolino, being of outring Mine and memory, do herely make, fullate and declaw this to be my look milland Vestament, herely Revolving are other last mels and lestamento by me heretifice male, And first & Commend my immorter being to Tod who gard it and my body to the from when it Cause, My mil is that my feel delle and funeral lifpenses be fail out of any Estale by my Reculor herewaster named, my will is that the tred of land whereon I now reside, Should be recented to my husband during the period of his natural life. he to sugar del the rest there, or to farm The Same hunself as he may elect dung the perior above named, If at any time my Said husband shall have the offertinity to Dies The Same at a good fried, then & hereby authorize and empower him to make Such Rake to execute and delined a good and Sufficient title theuts, and to distribute the Torrends of Reach Sal, less the expuses, among my four Chiedun and Thin high; Sich Fro, JRX, gts BX, madeland & BX and and Offin Cressure and himsel show and show alike, In the eval of 200 such Sold him man in his lifetime, then at his death, I direct it ste Social public outers, and the proceeds distributed among my said Chestur above named and Thin heiro, Share and Share alike, I also Couthings and surfourd "my said husband, as executors, to feel, make and

execute teles to my track of land in Freemon County, Contouring Serring Three acres, more or less, it being the Southern one Third fort of that trock Known as "Dexas" formerly bowld by my father, Zefhauich Harris, deed and freeds theref direct among my Jail Children above named, of not Do Joed, then at his decise, the law disposition thereof shall be mean as desected as to my Other track, Thereby nominate and affourt my heestand, Thoo a Box, to be the Executer of this my lock met and tectoment have hereut det my hand and Seal, this the 23 rd day of Jane 1905, France Bry Key W. Whon name are Kerember written, Certify that ler um present and Row Us! Frances Box, execute the above instrumet, who at the Rome time deceand int be her lash will and testamt, and me at her request, and in her presen and in the Bresumy lack acher, Ceffer and in the on aterding mhens Jago Pallinon Die

State of South Carolina, PROBATE COURT-PROBATE WILL. COUNTY OF ABBEVILLE. PRESENT- J. J. Willes Judge of Probate Court for the County of Abbeville PERSONALLY APPEARED M. J. Oomoo oue fely subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of John F. Edmund late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that John F. Eanumb And deponent further saith that the said John F. Canumb at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that the; my Common and R mufuller (the deponent) and COB Quarles in the presence of each other, and of the said John & Cannus. This request, signed their names witnesses, to the due execution of the same. m. & Connor SWORN AND SUBSCRIBED to before me, this 2 nd day of Seph, one thousand nine hundred and Unisteen Filleller Jrangfradak. of The Hatter of the Last will and testament (to the annexed instrument of writing purporting to be the last Will and Testament of John G. Chumber late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be do to Judge Probate Court. State of South Carolina, IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as the goods and chattels will thereunto extend and the law charge to and that will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

2 day of Seph 1963

Alleen

R & Rosmson

In the name of God amen; I, John F Educate, of the Douck of Abbeiele, in the State of South Cololine being of bound and disposing mind and memory, do hate, pureish and acolou this to be my lock wie and testamunt therey Terotaing area making hull and boid all other look will and Lectoments by we kenter made, Tish I direct that all my Just delle and Guneral expenses he faid auch of my Istali, by my Insecutor, herewefter appointed, Second. I airech that all my lotal, both freezonal and real, Those penain in Control of my blood arps, Augusta A. Edwards duing the period of her natural life, she to legon the peuts of have for the Ruffort of herself acre family, As her death, I direct that are grain total (except the Bury Track Containing one burned and Serving acres, more or less, now occupied by & & Edmunds, which is benefit desposed of be I gracely distributed among the Chierew of my Dais wife. itsusuite W. Edminh and her him, by Pale or otherwise, Thurb, I direct that at the death of my paid wife, the David Bearing Hack mentioned above, be diridel between my two Jons, S. L. Edmints and Ja Edmints, Show and Show alisa, or that it be loca and proceed to diried as they may such I herely nominate one afforit my Dais cife, Augusta A. Edmonds to be the executive of this my last mil and Testament, In botimmy when I have become to Ach my hand and led this think day of may in the year of our Lose one Ibourand Sin thumber and ten (1962)
John J Edmunds (Seal) The foregoing instrument was now here publicated by the telaler, John Fedmus and be at the Sometime declared it to be his lash While and lestement in our foresever and ler at his request and in his presum and in the presume glack other Sub-order our mans heats as attenting tent means

143, The State of South cordina 3 Whenes J. John J. Ednimes, have perelifor made my last mel and lestament, so above Schooth, but now desire to make Some Changes therin, I therefore make, execute and fuelish this as a Codicil to Said will, I will coul direct that the track of land accept in The above feier as the "Beasley Grad" Shoel at my death, instead of at the death of my Wife, be divided beturen my tu Sous, S. L. Edmundor I'A, Edmindo, I have and Ilean alife, or That of be forceeds be equally divided between my to Some Thou and thou acide, as my tuo sous may elech, I further Vunimate and Copposit To Price as executor of my will to ack along with my Dais wife, I herey Confine the above Will with the Changes made them, Ceccording to the Ordica, Signed, Deald and Judlished. Not 16, 1909 John F Ednumbs (Seal) Vigned, Dealed and Judushed Os a Codicil to my look Will and Testoment, in the presence ofthe witness herents Higned, Who, in the presence of the Testolor, and at his request, and in pursuin of each other sign this Codicil as Urtimes theuto My Cerus W. B. Quarer Ry Jules

		0 1	O 1.
State	ot	South	Carolina,

PROBATE COURT-PROBATE WILL.

COUNTY OF ABBEVILLE.

Judge of Probate Court

PRESENT—
for the County of Abbeville
PERSONALLY APPEARED John Color of the last Will and Testament of M. McColle witness to the annexed instrument of writing, purporting to be the last Will and Testament of M. McColle worn, deposeth and saith that have been duly sworn, deposeth and saith that the was present, and did see the said instrument of writing duly executed by the said. And deponent further saith that the said J.H. McColle was at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that he John Colle was and Ameloused in the presence of each other, and of the said J.H. McColle was and at his request, signed their names as witnesses, to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 9th Jahn C, Lome day of Och one thousand nine hundred and thirteen Juneles Junegy Portal,
of H, McGolla UPON DUE EXAMINATION of John Lo, Lomo one of the subscribing witnesses to the annexed instrument of writing purporting to the last Will and Testament of H, McGolla late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased. It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to mrs. Raymon & mclosela, m.P. mclosela, John W mclosela and RA Mossela Judge Probate Court.
State of South Carolina, IN THE PROBATE COURT.

m DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as www know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as his goods and chattels will thereunto extend and the law charge (so and that (or) will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this John M. M. Challad

John M. M. Challad

John M. M. Challad

R. H. Miorele

Jung Antonh

Style of South Concline 3 County of Atbenus, 3 d, Isaac W. McCalla of Abbeull County and Slaw Coresaid, being of Sound and desforing mind and mening and undustanding do make this my last will and Estement as follows, hereby revoking all former with by me men, Teres, I will and direct that all my Just dell be fair deend I will and bequeath to my to low MP, medical, and John M. McCold and my daughter Leila Belle Linder the Sums of Time Thousand dollars lech, to be fail to them by my execution as soon after my death as practicel, and as said sens of money can reasonly be Spained from my lotale. Shird of give and bequett to my son John n. mobella Lix mules to be Selected by him from the Strets of reules on hand at the lime of my death, without valuation, and not to be accounted for at the final settlement of my celel. Tourth I will and bequest to my belond mito Raymond 6, mcballa, after the fagments of my debto and the specific beguest of money and foroperty herenbefore made, all the Residue and Remander of my personal foroperty, including morey, notes, bonds, Thocks, Secunties of every Kind Whatsoem absolutely, and to be used and disform of as The may deem best, Tefeth-I will and bequest to my grand daughter, alia Elizabeth Lindar The Dured of Few hundred and fifty dollars Which Sum I distuct my executors to place in Some Soeruh Sarring hands in her name, to be faid to her with the accumulated interest when she reaches the age of sighten years, Sixth, I serie and clinice to my Sow, John W. mckella, for and during the life of my cufe Regmond & melaced, my track of land Known as the Colourer place Contaming Luo hunded and lurny Six acres, and also that forting of the land which I bought from J. alston cabbel lend others, and Know as The alsters hand, which lier most of the Road leading from Loundernee to

Moseley's, Ferry and South of the road running from my dwelling house to the house ow Said alston land Ilmon as the black house; the said lands to be held by the Said Jahn M. M Called anning the Natural life of my said wife, and at their Clearly to Return to and become a fast of my estate to be desposed of as hereinter directed, deventh, I will and device to my wefe, Raymond E, Modeld, for and during her natural life are the residen and remainder of my lands lying between Rocky Roser and Daraunah River, not hereintefore desposed of forther Jole and Deferate use; The Sand laved to be held by my Daid life during her natural life as afresaid and at her death to return to and become a fait of my Istalite be desposed of as hermafter directed, Eight, I will and direch that at the death of my lufe Raymond 6, M Calla the lands which I have derised to her for life teogether with the lands gown to my son John W, micaced for and during the life of my said wife That he divided with three parcels or Shaws as many equal in Dige as posticula, and in making said division my Don John W. M Closed Shall have the right to Selech his Thou of Daid land wheren he deseres, formed he Schools in one body and not in Defende Dection; and I will out derive one of said peach or shows of land to each of my three chiedrun, Links Quel Linker, M.P. Meaces and John M. Meloced, for and during his or her natural life and at the death of each of my said chieben to his or her chiedren, born in lawful weatonts, in fee single If wither of my Daid Chiesen Shall die before the division is made leaving a lawful chied or Chiedren, Luch Chied or Chiedren shoet take the show which the farent moved have taken, der The erruh that either of Truy Daid Chiedren those die wilhout learning issue living at the line of his or her death, the Share of the Chied so dying without issue shall go to the Summers of my Daid Chiceien, Subject to the Same limitation as al thomes are Subject to If my Don John

State of South Carolina,

COUNTY OF ABBEVILLE

PROBATE COURT-PROBATE WILL.

PRESENT-

for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that

was present, and did see the said instrument of writing duly executed by the said

And deponent further saith that the said

at the time of executing the said instrument of writing was, to the best of deponent's knowledge

and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and

and

in the presence of each other, and of the said

and at

request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

day of

one thousand nine

hundred and

IN THE MATTER OF THE LAST WILL AND TESTAMENT

UPON DUE EXAMINATION of

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last

Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to

Judge Probate Court.

State of South Carolina, \

IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained know or believe, and that and that goods and chattels will thereunto extend and the law charge in said will, as far as a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

100

M. M. Calla. Delecto his show as he is allowed to do, he Shall take under this densi the facel of land which he Select Ninth- I will and desect that no forest lands included in the asoul devises to my life and Children I have be Cleared during the continuous of the life estates in Raid lands, except the land lying between the Harpers Ferry road and the road which runs from my hour flace to house of E.O. Clurks caus, and the lands lying beturn the road from my develop house to my bosh lausing on Saraunah River and the reffer line of the bolomer floer, and in no exul shoel, the land Known as the "leacauce mods" be cleared, Jimber for building and repairing houses and fuces may Out when necessary Neuth of nier and airech that are the land which of may own at the time of my death, scept the lands hereint for dericed and the land which I have bargained to Drighelon a Speed, Shall be Loed be Doed by my executivo at public er formale Dale and at Derch time and on Such terms as they may deem bear, except that my track of land licated near Latineis Station on the Sarainet Valley Railroad Shall not be Loed for less than thirty doceans four coul and that the forest of Duch Dales be lignally divided among my three Children, named abon, 11- It is my mile that the land which I have leargained to Dingleton a speed Shall not be taken from him by my executors during his life by legal proceedings or otherwise; my executor are denoted to Colech the which on the purcher price as fronded in the Coursoch for Dale of Daid land, if such coelection can be much without clisturing his formerion, but in no end Sheer his possession of Said land be distuited

1451 duing his life. 12. I will and direct that two acres of land fronting on the Harper's Jerry road and including the gran gard on my home plant, be laid of in perfect Iquae so that the misder fortin of the front line on the road shall be affort the present grave gard, and be Kept and remain as a burying flace for my fairly and Children families and my Kindne 13, I direct and Chay my executor that no Sale group of my proputy which may be soed shaw be held or made on my home place Known as the speed place 14, I will and direct that any arrance of money which I may have made to my chiedren on any of them Three be taken and trealed as a fash greto Tim Thousand Clockors grow in this wie to the Cheld receiving Such advances and shall be Cleducted from Duck legacy, 15 It is my request-but not to be considered as a direction that my wife miel at her death give to my chiesun the property which I have willed ther to be equally Unided among Their 16, I thereby nominate and afford my wife, Raymond & meleall Henting and M.P. Mcballa, John W. mcballa and R. Sterry morely expention of this my lash mill rectament with full from to make forger consequences of any lands Doed by their under the forming of this laid and to do enny race acts necessary to be down in the expention gets promise yethis will I lesy airech that my executor RHung Tweely Sheel he faid all actual exfuses in comed by him in attending to the business gray estate, in addition to his Commended by low, It testing when I ken kernto let my ken and I N. M. Calla Deac) Dealthis twentich of may 1911. Dequel, feeled, feelish and declared by the lestelor as and for his last end betweent in our preserver, who in his preserve and in the preserve of lidother have subscribed our names hents as attesting entruses, all atitutures affermy abou men made legen execution John c Lond

D. m Argil

State	of	Sou	uth	Carolina
	COU	NTY OF	ABBE	VILLE.
PRESEN	т-{	19,	m	illes
for the Co	WHY!	of Abb	eville	

PROBATE COURT-PROBATE WILL.

Judge of Probate Court

PRESENT-A. / Miller
for the County of Abbeville
PERSONALLY APPEARED J. They witness to the annexed instrument of writing, purporting to be the last Will and Testament of MAPpeursel
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
late of Abbeville County, deceased, who, being duly sworn, deposeti and said and
was present, and did see the said instrument of writing duly executed by the said
WH Ceurel And deponent further saith that the said WH Ceurel
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that Hou; & Theyworks
in the presence of each other, and of the said NH Pennel
and at his request, signed their names as witnesses, to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this
day of Och one thousand nine
hundred and Vierley
93, Milled
day of Och one thousand nine hundred and University Muller Jung Probot
of Henry
UPON DUE EXAMINATION of Stagmeds , , one of the subscribing witnesses
to the annexed instrument of writing purposting to be the last Will and Testament of
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to Hule Judge Probate Court.
State of South Carolina, IN THE PROBATE COURT.
DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as goods and chattels will thereunto extend and the law charge and that will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this day of . 190

1464 Hale of South bacolina 3 Dreiting; In the name of Gad, amen; Winn all men by these presents that I will the ancertainty of life and the Certainly of auch met and textament, I bequest unto my beloved King on RA mound all my rea estate and all my personal proper of whahever nature & possess, the bush of my Hosessines lus in asbente County, Southbaroland Ou cirhues where I herely Vet my hand and lead this my last will and textound May 22, 1913. WIT Dewell seal notreur J Reproed 6

State of South Carolina, PROBATE COURT-PROBATE WILL. PRESENT- J. J. Miller Judge of Probate Court for the County of Abbeville PERSONALLY APPEARED Richard Soudly our of the witness to the annexed instrument of writing, purporting to be the last Will and Testament of Miss manguet & Messlan late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that mas Margarch & McCorson And deponent further saith that the said Miss Margarch D. McCorson at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that Dk. Richard Soundly in the presence of each other, and of the said Miss Nangerth & Mclaster
request, signed their names as witnesses, to the due execution of the same. (the deponent) and WD wrless SWORN AND SUBSCRIBED to before me, this 18th Reihard Sondley day of Och. one thousand nine hundred and thirteen Juliely Robate in the matter of the last will and testament)

Mills Margarch Dusan M Caslon UPON DUE EXAMINATION of Richard Jonaley one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Miss Mangart V Milasken late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to M. Barnmell and J. Jasku Barnwell Judge Probate Court.

State of South Carolina, IN THE PROBATE COURT.

WDO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as for goods and chattels will thereunto extend and the law charge up and that 252 will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

8 day of Och 1903 }

J. J. Barnull

Judy forbit.

State of South aroline 3 bouly of Abbune 3 I Margarel Dusan McCosean of Said State and County do herely make an ordain this to be my last will and teclament; I desire all my dello, Should I leave any, to be fred by my executors as soon as possish, Ind I give derise and bequest to my righed Robbs Henry Taggarh the June of world Skudied (1200) dollaro, & my nephers Joster Baruner aus william M. Barnmu the Suw of fire hundred (500, dollars lack and the Children of my deceased nice Many of Aikew, namely Barnnee B. Aikew, D. Myall Siken, Many B. Acken & Virginia Cheken, the Sum of fire pursued (500) dollars, to be equally donard betiene their of fuck of them as During me Du The end that either of my nephew, M.M. Bainner or J. Barrice Shoul die point & my Clearly mithout Chied or Chiedren, & desir and direct that the Shows of the our Do daying, Show be paid to the one Summing and The Chiedren of my decessos nece, many Balken, 300 After the above byrusts han been faid in full I desire and bequeste the entire Residue of my estate, Consisting of land, Aouse har goods and peranal effects belonging to me, to my brother P. H. M. Caslan, my executors to sell all It I des or foot of my estate to pay the bequest herein made, forwidel, Celmayo that my brother, OH Mclosolan has the right to pay of the leave name begints without any forocess of law of any Kend,

After these fagments are made I give desire dera bequest my Istate as stated and described in Clause 3 to my brother, P.S., Maolaw, du case my nephew RSt Saygach Should die before I do I desire and bequest his show to my brother, P. St. Welenten, in I hereby nominal and appoint my replan M. M. Danne and J. Barner executors of this my lash nice and testament! In cultius when I herent det my hand and Seal this get day of October, 1907 Maryant Susan milearlan Vigno, Sealer, and delivered, as her last mice and testagent by the Executing in our presence who in the presure of the Testaling and glackocher han duly witnessed Same Richard Sondy W.B. Meson 10 Quales

The State Company Law Printers Columbia S C 192-19
State of South Carolina, PROBATE COURT-PROBATE WILL.
COUNTY OF ABBEVILLE
PRESENT Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED I Cerrier one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of Catherine Costlemin late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
was present, and did see the said instrument of writing duly executed by the said
Cothaine Calhour And deponent further saith that the said Calhaine Calhour
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that W. J. Review (the deponent) and J. A. M. Law and La Stephues
in the presence of each other, and of the said Calharine Caelwan
and at request, signed their names as witnesses, to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 27 Cerrin one thousand nine
hundred and Chirleen
- Asmellar
Tgusin janlah.
IN THE MATTER OF THE LAST WILL AND TESTAMENT
of Cathirm Calhoun
to the annexed instrument of writing purporting to be the last Will and Testament of Colhoran
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to Isaich and John Calhour Judge Probate Court
Judge Probate Court!
State of South Carolina, IN THE PROBATE COURT.
WINDO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as her goods and chattels will thereunto extend and the law charge and that will make
in said will, as far as her goods and chattels will thereunto extend and the law charge and that will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this I scail Calhoun 27 day of Och, 1963 John Calhoun Judge Polst

148, Stale of Southbaroline 3 I Calhrine Calhoins, of Said County and State being of Lound mind do make this my last Well and Estament I direct my execution herein after named to pay all my Just debte including funual expused, delevent & bequait 6 my Sou, Isaich Calhonic my Con and Colf, Third of deuse to my husband, Abraw Colhow all my real estate, consisting of fifty (50) acres, more or less, for and during his natural life, and at his death, Sail rest getter to Reval to my Istale, and to be directed as follows To my grand chied william, Sow of my decend Caughter Saline, I derse tew ceres to be out of after the death of my Said hurband, Abram Calhour. this two acres to front on public load leading from Afberier, JC, a destone of Serry (20) Gards, and running back by forable lives Rufficinh distance to make the two ceres, and to be noch to Come of Estate of mit meson on Said Pelen Koaft, The balance of my land & desirat to my light (8) Chiedren Vis- Isaich John, Patty, anin, Rosa, Trancis, Willie and Hallie Show and Show a like Said distribution to take place after the death of my above mentioned husband, Showed any of Daid Cheedien die lefore my Daid Husband, his or has show to go to his, her or their Chied or Children, I nominate and appoint my two Jour, Isaich and John Meculers of this my look nice and Colonest, Vegnet Sould, publisher and declared

by the testerny as her lash mel and listament in our presume, and are at her request, and in her pleasure glack and in the presume glack ather have ligned our names as witnesses thereto, Catherine ballow St. Perriul HB McLour La Stephens,

State of South Carolina, PROBATE COURT-PROBATE WILL. PRESENT J. Miller Judge of Probate Court for the County of Abbeville PERSONALLY APPEARED AB Horney one of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Elija a Callahan late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that Was present, and did see the said instrument of writing duly executed by the said Collaboration And deponent further saith that the said Eligin a Caelaham at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that She; and John B, unline

(the deponent) and Pachley and John B, unline

in the presence of each other, and of the said Elija about how

and at request, signed their names as witnesses, to the due execution of the same. day of Och one thousand nine AByoung hundred and Thirlew January SWORN AND SUBSCRIBED to before me, this 28 IN THE MATTER OF THE LAST WILL AND TESTAMENT Mrs Eliza a Calcham UPON DUE EXAMINATION of A Byoung one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Mass Elyce a Caselland late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to A J. Cornell V Q & Demple Q State of South Carolina, IN THE PROBATE COURT. CODO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as

know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as keep goods and chattels will thereunto extend and the law charge and that will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this day of O 1993

A & Carrie

JJ Mice

149 Legned, Dealed, allnew and declared and for her last will and testament by the above in our presence, who at her Ros preserver in The Tack acker, Digned A Byoung Jahn Rareson

State of South Carolina, PROBATE COURT-PROBATE	WILL
	¥¥166.
COUNTY OF ABBEVILLE	
PRESENT- L.J., MULLES	Judge of Probate Court
for the County of Abbeville	•
PERSONALLY APPEARED Woderleson oug	The subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of	d Jackson
late of Abbeville County, deceased, who, being duly	
was present, and did see the said instrument of writing duly execut Clear Jackson And deponent further saith that the said Clear And deponent further saith that the said Clear	t Jacksm
at the time of executing the said instrument of writing was, to the	he best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that	Del Ainel
in the presence of each other, and of the sail bell	Macion
and at MO request, signed their names as witnesses, to	the due execution of the same.
\sim	
SWORN AND SUBSCRIBED to before me, this / O. M. D. L. O. one thousand nine	leou
day of Modely one thousand nine	
hundred and processes	
S.J. Malls	
Judy of Broth	
IN THE MATTER OF THE LAST WILL AND TESTAMENT	
albert Hackson	
UPON DUE EXAMINATION of No D Wieson	one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Collection	+ Jackson
late of Abbeville County, deceased, it appears to my satisfact	ion, that the same is the true last
Will of said deceased.	
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, an	nd that Letters Testamentary be
granted to Many Lou Joelson't Elbert Jac	Jan, TY,
	Judge Probate Court.
State of South Carolina, IN THE PROBATE COURT.	
WW DO SOLEMNLY SWEAR that this writing contains the true last Will of the within name	ned deceased, so far as ev

know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as will goods and chattels will thereunto extend and the law charge we and that will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

10 day of Nov. 1983

J. J. Mille J.

Jeografian

150 Hate of South baroling -Country of Whowille. I declare this to be my last will and Jestamenti my will is that my just delto be faid as aree as my funnal expused do and after my decease as is found to be considered, thee the lest and resident of my estate real and personal and mixed of which I shall die forsers, or to which I Shall be intolled at my decence I give to my belond wife, Mary Low Jackson, for her use and heuft auring her natural life-this Conditioned ufon her not marrying again and ufon ther decent the Said property to be lock and Ignocey divided I have and Show, alike between my Children, Elbert Jacken, Jr., Roney Jacken Julia Caism, Liggie Starrie aux Marcha Stourte, The above beguest to my wife, Many Low Jacken, is in lieu of her down in my estelo, In the event of the death of any of the above legation, it is my purpose and I do wice that my estate there, and in That earnh, be directed Equally between the Durowing Children - my own Chiedren as neulines alon-I do nominale and appoint my wife, many Low Jackson and my low Elbert Jackson, fr, to be the executors of this my lash will and Testament, with fuer four to see any forling Or all my estate, both real and personal, (without the says interforehim of the Court, I will that my Sow Elbert Jackson Jo, be ford the Dum of fifty cents per day for every day that he may give to the umding up my estate the time not to exceed in the whole

the term of this days- This expense and to Cornel out of the lotale before any dission is man, July 3m Set my hand area lear, Elanty Jackson Signed Sixed and Justished and doctored by the Said Elant Jackson as and for his last will and textament, in the presence of we, who at his request, in his presence and in the presence of Each other han luss and our names as witness thirto. tules limation about as to there dogs made before Deginy Allw Smith

State of South Carolina, PROBATE COURT-PROBATE WILL. COUNTY OF ABBEVILLE. Judge of Probate Court for the County of Abbeville PERSONALLY APPEARED & Severell oue of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of min Jane Craafers late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that The was present, and did see the said instrument of writing duly executed by the said more Cranfac And deponent further saith that the said more based brought at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that He. ' DENeurel in the presence of each other, and of the said must feue Crouffred request, signed their names as witnessed, to the due execution of the same. (the deponent) and Ed Wilson SWORN AND SUBSCRIBED to before me, this day of See, one thousand nine hundred and Theilew J. H. Miller Just of Porton. of Im Sam branford UPON DUE EXAMINATION of D.G. Newsel to the annexed instrument of writing purporting to be the last Will and Testament of mm Jane Craufers late of Abbeville County, deceased, it appears to my attisfaction, that the same is the true last Will of said deceased. It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be

ma Sterman

granted to

State of South Carolina, IN THE PROBATE COURT.

9 DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as will well and truly execute the same by paying first the debts and then the legacies contained know or believe, and that goods and chattels will thereunto extend and the law charge 200 and that a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this Cat day of Dee Just Probate

Weslewan

The State of Southbarolius abbenea County

See the Name of God; anew I fame & brownford of the Stale and County oforsoil, being of Sound mind and memory and Considering The uncertainty of this frail and brausilog lefe, as therefore make, ordain, publish and desease, this to be my lash mil and lestomet; dish I order and direct that my executor herein-Ofter named pay are my Just debt and funeral Tx pusio as soon after my decuse as Considery may be, Second After the pagement of Such Juneral expuses and debte to See my luter brack of land Containing (225) Suo hunded and turnly fin acres, more or less, being and Setuled in Vaid Stale and County and direct the Same I qually between My four Phildren or their him my meny Cleamphile Lizzie M chord, Navieton C, Sternen, Susan Gierne Deep her part to be equely divided between her four Chiedren now living, Many Dietun, Wilsie Diemore, Belle Long Tiemmand James Grvin Siemme, Jastly I make, Constitute and appoint Ww Elenuson to be executor of this my last Will and testamp, herely wroking all former wills by me made, In wetness where I have herento Subscribed my name and affixed my Deal, the 1st day of Mar. A.D. 1909,

This instrument was on the day of the date thereof Signed, published and declared by the Lestoring Jane 6 brouford to be her lash mill and testoment in the presence of us who at her request have Derbocited our names

151, Chereto as witnesses in her presever and in The presence of lack other 26 Newveel 36 Milen Ja: C mundy

The State Company Law Printels Columbus S C-1949
State of South Carolina, PROBATE COURT-PROBATE WILL.
Judge of Probate Court
PRESENT— Judge of Probate Court
for the County of Abbeville
PERSONALLY APPEARED & P. C. P. Connelle one of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of R m Prott.
,
was present, and did see the said instrument of writing duly executed by the said RMD And deponent further saith that the said RMD mutt
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that Di, Day Garante
in the presence of each other, and of the said Dooranger
and at His request, signed their names as witnesses, to the due execution of the same.
SWORN AND SUBSCRIBED to before me, this 76 day of Dec one thousand nine policien hundred and Thirteen January Policy Januar
of Martin of the Last Will and Testament
UPON DUE EXAMINATION of DY, P. Blazure one of the subscribing witnesses
UPON DUE EXAMINATION of W 7, U = 10 XU CERTAIN CO.
to the annexed instrument of writing purporting to be the last Will and Testament of RMBratt
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to Chas Moratt & Ting 6 Post ors
Judge Probate Court.
State of South Carolina, IN THE PROBATE COURT.

WW DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as WW know or believe, and that " will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as his goods and chattels will thereunto extend and the law charge us and that ur will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

26 day of Dec 1993

F Muller

Chas M. Prate Ting Esprate

Phase see the bolowing my realistate, at fine outers, or in whater way and mount they might think it to be for the beak interest of my legatees, and in Same mount to sell also bwhaten g my fersonal estate as may be in existence at the death of my wife, margaret R Pract also to Collect all clots that May be all also to all clests that May be all her death and to take change of all money

that may be on hand at the time youth death of my wife, margaret R. Prate, and after paying Wife, margaret R. Pract, and howing marked her grave appropriate, then that they dinke the bolume of my estate levally between my Dono, John A. Bratt, Jesse P. Pratt, R. Jeins Bratt, Charles morate and Ling & Prod and ry daughters, Rosa & Boston and Fitter M. Pratt Pratt and Long E Pratt my lexentors to Cory into effect this my last will and Testament, Witness my hand and Seal This The 4th day of aug, 1913, du Presum of Pm Batt (seal) Pla Carriel J. D. Braugn

State of South Carolina, PROBATE COURT-PROBATE WILL.	
COUNTY OF ABBEVILLE.	
PRESENT— Judge of Probate Court	
for the County of Abbeville	
PERSONALLY APPEARED . M. McCain are of the subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of Multicomplicity late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that And deponent further saith that the said Alux Somplicity at the time of executing the said instrument of writing was, to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that (the deponent) and Hodming and that the said Alux Somplicity in the presence of each other, and of the said Alux Complicity and at request, signed their names as witnesses, to the due execution of the same.	
SWORN AND SUBSCRIBED to before me, this day of Jaw, one thousand nine hundred and Jawingson	
IN THE MATTER OF THE LAST WILL AND TESTAMENT of Source, Sourphice one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of Source Sourphices	
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last	
Will of said deceased.	
It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to Frank ORobinson Figure Probate Court.	
State of South Carolina, IN THE PROBATE COURT.	
O DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as	
know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained	
in said will, as far as (goods and chattels will thereunto extend and the law charge (and that (will make	
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD:	
SWORN and subscribed to before me this G day of Jan, 190 9c Of my and subscribed to before me this	

In the name of God amen! I Daw Tomption being of lound mind and Memory, do make publish and delined this to be my lack mile and Destaments hereby revoking all other wills and tostomints by me hereto for made, I hereby bequest that my wife leavieles Touthis, Than at my west, have and hald all of my property, back personal and real Oring het life, but in event I showed live longer than my lefe, Camilla Tompkews, I bequest the at my desit. In a leadahan, Russey ballahan, beelahan, Wiley Callahan, Walker Callahaw, Thomas Callahaw, augusta Am Bitcher and Rebecca Lompkins Shael have tireln(1) acres of land each, to be out of and delivered to thew by the Executive geties last mice and Testament, and I further bequest that at my deat, in Case my my Camiela Tompkins, Should be dead, That my brother Town Pally, and my Sisters Tucy Collaham and Feorgia Smith Shall han Inning (25) five acres of land each to be out off and delined to Them by The executor of this lack mill and Testament, and I full bequest that the remaining portion of my land shoulde Det of to Cerchie Tompkin, and he is to have his foarh wherein he may Choose, I also bequest that Cerchie Tompkins is to have ace of the paronel property, I may peare at my cleath, and I hereby appoint Cend bequesto that trank CRobinson Shall become executor a this look nice and Degrad and Realed in Gorden Lowwelif Abbeine County, State of South landing

153 in The feet of Our Ford 10th day of long, 1910, and the Oile hunaredth and tick fifth year of the Sommenty and Sudependent of the United States of American Sant Tompkins TI, Edmindo m Milain Ino, N. Danles

State of South Carolina,

COUNTY OF ABBEVILLE.

PROBATE COURT-PROBATE WILL.

PRESENT J. Milles

Judge of Probate Court

for the County of Abbeville

PERSONALLY APPEARED DASSile and getter witness to the annexed instrument of writing, purporting to be the last Will and Testament of W. J. Ellis late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that And deponent further saith that the said M. J. Eller

n. 9 Eeeis

at the time of executing the said instrument of writing was, to the best of deponent's knowledge

and belief, of sound and disposing mind, memory and understanding; and that Hu! DHILice

(the deponent) and J. moon mais and Frauls B Gary in the presence of each other, and of the said W. T. Ellis

Lis request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this /3

day of Jaw one thousand nine hundred and Foresteen

Jung portal

IN THE MATTER OF THE LAST WILL AND TESTAMENT

UPON DUE EXAMINATION of A Miliee

to the annexed instrument of writing purporting to be the last Will and Testament of M. F. Elecis

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last

Will of said deceased.

State of South Carolina, IN THE PROBATE COURT. COUNTY OF ABBEVILLE.

M DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as 20 2 know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as use goods and chattels will thereunto extend and the law charge les and that cere will make a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

MT Elles T Sloon Ecclis